PATENT COOPERATION TREATY

PCT

REC'D 1-5 MAR 2005

WIPO

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 20990PC INS 2 International application No. PCT/EP2004/004132 FOR FURTHER A International filing date 02.04.2004		FOR FURTHER AC	CTION See Form PCT/IPEA/416				
		day/month/year)	Priority date (day/month/year) 02.04.2003				
	mational Patent Class 7K14/47, C07K1 <i>4/</i>		ational classification and IF	PC			
	licant STITUT NATIONA	L DE LA SANT	ΓΕ ET DE LA RE et	al			
1.	This report is the Authority under A	international pre irticle 35 and tra	eliminary examination re nsmitted to the applican	port, established by t according to Article	this International Prelimin e 36.	ary Examining	
2. This REPORT consists of a total of 8 sheets, including the			is cover sheet.				
3.							
	a. \square sent to the applicant and to the Internation			onal Bureau) a total of sheets, as follows:			
	and/o	s of the descripti r sheets containi nistrative Instruc	ing rectifications authori	ngs which have bee zed by this Authority	n amended and are the ba (see Rule 70.16 and Sec	asis of this report tion 607 of the	
	beyor	s which superse nd the disclosure lemental Box.	de earlier sheets, but we in the international app	hich this Authority c lication as filed, as	onsiders contain an amend indicated in item 4 of Box I	dment that goes No. I and the	
b. (sent to the International Bureau only) a total of (indicate type an sequence listing and/or tables related thereto, in computer reada Box Relating to Sequence Listing (see Section 802 of the Admin					orm only, as indicated in th	s)) , containing a ne Supplemental	
4.	This report conta	ins indications re	elating to the following it	ems:			
	⊠ Box No. I	Basis of the op	inion				
	Box No. II	Priority					
	☑ Box No. III	-	nent of opinion with rega	ard to novelty, inven	tive step and industrial app	olicability	
	☐ Box No. IV	Lack of unity of				•	
	⊠ Box No. V	Reasoned state applicability; cit	ement under Article 35(tations and explanations	2) with regard to now supporting such st	velty, inventive step or indu atement	ıstrial	
	☐ Box No. VI	Certain docum					
	☐ Box No. VII		s in the international app				
☐ Box No. VIII Certain observations on the internat		ations on the internatior	al application		_		
Dat	te of submission of the	e demand		Date of completion	of this report		
22	.09.2004			14.03.2005			
Nai	me and mailing addre	ss of the internation	nal	Authorized Officer		Aus Peterra	
preliminary examining authority: ———— European Patent Office					See 11 .		
	D-80298 N	/Junich	1000 d	Mabit, H		(O))) }	
-	Tel. +49 8 Fax: +49 8	9 2399 - 0 Tx: 523 39 2399 - 4465	ooo epmu a	Telephone No. +49	89 2399-7270	S. Paranto solino . Phys.	

International application No. PCT/EP2004/004132

	Box N	No. I Basis of the report						
١.	filed,	Vith regard to the language , this report is based on the international application in the language in which it was led, unless otherwise indicated under this item.						
	□ T	to the following language,						
		international search (under Rules 12.3 and 23.1(b)) publication of the international application (under Rule 12.4) international preliminary examination (under Rules 55.2 and/or 55.3)						
2.	With regard to the elements* of the international application, this report is based on (replacement sheets whi have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):							
	Desc	ription, Pages						
	1-17	as originally filed						
	Sequ	ence listings part of the description, Pages						
	1-7	as originally filed						
	Clair	ns, Numbers						
	1-28	as originally filed						
	Clair	ms, Pages						
	18-2	1 as originally filed						
	Drav	vings, Sheets						
	1-5	as originally filed						
	Drav	wings, Figures						
	1-5	as originally filed						
	×	a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing						
	з. 🗆	The amendments have resulted in the cancellation of: ☐ the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (specify): ☐ any table(s) related to sequence listing (specify):						
		and the second of the second o						

Ę

International application No. PCT/EP2004/004132

4.	 □ This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)). □ the description, pages □ the claims, Nos. □ the drawings, sheets/figs □ the sequence listing (specify): □ any table(s) related to sequence listing (specify): * If item 4 applies, some or all of these sheets may be marked "superseded." 							
		x No. III Non-establishment of blicability	opiı	nion with regard to novelty, inventive step and industrial				
1.		a superiors whether the claimed i	nven ble h	tion appears to be novel, to involve an inventive step (to be non- ave not been examined in respect of:				
	\boxtimes	claims Nos. 1-12, 21-26, and 28 partially						
		because:						
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):						
		the description, claims or drawithat no meaningful opinion coul	ngs <i>(</i> d be	indicate particular elements below) or said claims Nos. are so unclear formed (specify):				
		the claims, or said claims Nos. could be formed.	s, or said claims Nos. are so inadequately supported by the description that no meaningful opinion					
	⋈	☑ no international search report has been established for the said claims Nos. 1-12, 21-26, and 28 par						
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:						
		the written form		has not been furnished				
				does not comply with the standard				
		the computer readable form		has not been furnished				
		·		does not comply with the standard				
		the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.						
		See separate sheet for further	deta	ils				

International application No. PCT/EP2004/004132

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

13-17, 20, 26-28

No: Claims

No:

1-12, 18-19, 21-25

Inventive step (IS)

Yes: Claims

No: Claims

1-28

Industrial applicability (IA)

Yes: Claims

Claims

1-28

2. Citations and explanations (Rule 70.7):

see separate sheet

International application No. PCT/EP2004/004132

Supplemental Box relating to Sequence Listing
Continuation of Box I, item 2:
. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report has been established on the basis of:
a. type of material:
☑ a sequence listing
☐ table(s) related to the sequence listing
b. format of material:
in written format
☐ in computer readable form
c. time of filing/furnishing:
☑ contained in the international application as filed
Solution of the state of the
furnished subsequently to this Authority for the purposes of search and/or examination
☐ received by this Authority as an amendment on
2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed as appropriate, were furnished.
3. Additional observations, if necessary:

PCT/EP2004/004132

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

According to Rule 66.1(e) PCT, claims relating to inventions in respect of which no international search report has been established need not to be the subject of an international preliminary examination. Therefore, the present opinion is limited to the subject-matter that has been searched, namely claims 13-20, 27, and claims 1-12, 21-26, 28 partially.

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. From the application as filed, it is clear that the wording "GPR54 receptor" corresponds to at least two different amino acid sequences (SEQ ID N°2 and SEQ ID N°3). However, the protein of SEQ ID N°3 was not disclosed in the priority document. Therefore, the date of priority claimed (02.04.03) cannot be allowed for claims 1-28 as far as they related to SEQ ID N°3 or fragment thereof (Articles 54(2) and 89 EPC).
- 2. Reference is made to the following documents:

D1: EP A 1126028

D2: WO 03/003983

D3: de Roux N. et al., Hypogonadotropic hypogonadism due to loss of function of the kiss-derived peptide receptor GPR54. PNAS. 2003. 100: 10972-10976.

Novelty (Article 33(2) PCT)

The subject-matter of claims 1-12, 18-19, and 21-25 is not novel.

The subject-matter of claims 1-12 and 21-25 is not novel since D1 disclosed Kiss-1 peptides (in particular peptide 45-54) and medical applications of them. Document D2 discloses also Kiss-1 peptides and their uses in medicine. Therefore, product claims and first medical use claims, i.e claims 1-12 and 21-25 are anticipated by D1 and D2.

International application No.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/EP2004/004132

The fragment of the GPR54 of SEQ ID N°2 carrying the mutation L102P and the fragment from amino acids 247 to 398 do not form part of the prior art known from the examining division but the same subject-matter related to SEQ ID N°3 (for which the priority cannot be recognized) is known from D3.

Therefore, novelty is not acknowledged for claims 18-19 as far as they are related to SEQ ID N°3.

However, methods for screening a compound that affects the gonadotropic axis comprising the step of assaying the compound in the presence of a GRP54 receptor do not form part of the prior art known to the examining division. Novelty can therefore be acknowledged for claims 13-17.

Finally, no composition comprising kiss-1 or kiss-1 peptides and GnRH was described in the prior art. Therefore, novelty can be recognized for the subject-matter of claims 26-28.

Inventive step (Article 33(3) PCT)

For claims for which priority was considered to be valid (claims 1-28 related to SEQ ID N°2):

Since nothing in the prior art suggests that the receptor GPR54 is implicated in the gonadotropic axis regulation, the method of claim 13 is considered to be inventive. Therefore, inventivity can also be acknowledged for the claims depending thereon, i.e. claims 14-17.

The phenotype associated with the mutation L102P was not foreseeable from the prior art. Therefore, inventivity can be recognized for the subject-matter of claims 19 and 20 when referring to the antibody specific to the protein of claim 19.

However, the fragment 247-398 of the SEQ ID N°2 cannot be considered as inventive, since no technical feature was shown to be associated with this fragment. Moreover, in the absence of determining a function for the fragment it is not possible to see what kind of problem should be solved by this fragment or if there is a problem or whether it has actually been solved. Therefore, inventivity has to be denied for claims 18 and 20 when referring to the antibody specific to the protein of claim 18.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/EP2004/004132

Finally, the subject-matter of claims 26-28 seems to be inventive since the effect due to the combination of GnRH and Kiss-1 (45-54) peptide on the secretion of LH and FSH was not foreseeable from the prior art.

For claims for which priority was considered to be not valid (claims 1-28 related to SEQ ID N°3):

They are obvious in view of D3.

Further remarks:

The antibodies claimed in claim 20 cannot be specific to the proteins of claim 18, as the fragment 247 to 398 is present in the full length proteins of SEQ ID N°2 and 3.